

Exhibit 11

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March 1, 2024

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**Re: *Bernadine Griffith, et al, v. TikTok Inc., et al*, 5:23-cv-00964-SB-E
(C.D. Cal.)**

Counsel:

On behalf of TikTok Inc. and ByteDance Inc., please find enclosed Defendants' twentieth production of documents in the above-referenced action. These documents are Bates stamped TIKTOK-BG-000118399 – TIKTOK-BG-000118403. The documents Bates stamped TIKTOK-BG-000118399 – TIKTOK-BG-000118401 are responsive to RFP No. 76. The documents Bates stamped TIKTOK-BG-000118402 – TIKTOK-BG-000118403 are described in Defendants' supplemental memorandum filed today.

With respect to RFP Nos. 73 and 74, Defendants refer Plaintiffs to previously produced documents bearing Bates number TIKTOK-BG-000010142. With respect to RFP No. 78, Defendants refer Plaintiffs to previously produced documents bearing Bates number TIKTOK-BG-000002930 and Defendants' response to Plaintiffs' ROG No. 6.

Please note that the enclosed documents are being produced subject to the provisions of the protective order entered by the Court in this matter (Dkt. No. 33) and the production includes documents designated ATTORNEYS' EYES ONLY. The production is not intended to include documents protected by the attorney-client privilege, work product protection or any other applicable privileges or protections. Any production of privileged or protected documents is inadvertent and subject to paragraph 11 of the protective order, section VII.B of the Court's Stipulated Order Re: Discovery (Dkt. No. 34), as well as all protections afforded under the Federal Rules of Evidence or other applicable law.

By producing these documents and information, Defendants do not waive their written objections, whether provided in Defendants' written responses to Plaintiffs' discovery requests, or in correspondence or meet and confer discussions with Plaintiffs, and Defendants specifically reserve their rights, including their rights to supplement those objections.

The production, which is being shared with you via Box, is encrypted. We will send the password for the production under separate cover.

Sincerely,

WILSON SONSINI GOODRICH & ROSATI
Professional Corporation

/s/ Kelly H. Yin

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Enclosures